8 v.

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

JOHN MCGRAW,
Plaintiff,

CHARLES KIM, et al., Defendants. Case No. 2:22-cv-01414-APG-NJK

ORDER

[Docket No. 45]

Pending before the Court is the parties' amended proposed discovery plan. Docket No. 45. The presumptively reasonable discovery period is 180 days. Local Rule 26-1(b)(1). Here, however, the parties seek a 371-day discovery period based on the parties' need to conduct "substantial written discovery and document production," to accommodate out of state witnesses, and to retain multiple experts. Docket No. 45 at 3. When a specific showing has been made that established deadlines cannot be met in a particular circumstance, the Court has found good cause for extension. The instant request makes no specific showing at all and, instead, relies on generalized assertions that can be made about all litigation.

Accordingly, the proposed discovery plan is **DENIED** without prejudice. Docket No. 45. An amended discovery plan must be filed by June 28, 2023. To the extent special scheduling review is sought therein, a specific showing must be made as to why the presumptively reasonable deadlines should not apply based on the particular circumstances of this case. Otherwise, the parties must include the default deadlines, properly calculated from the date of the first Defendant's answer or appearance.

IT IS SO ORDERED.

Dated: June 21, 2023

Nancy J. Koppe

United States Magistrate Judge